Bradley M. Lakin #6243318 **LAKINCHAPMAN LLC** 300 Evans Avenue, P.O. Box 229

Wood River, Illinois 62095 Telephone: (618) 254-1127 Phillip A. Bock Robert M. Hatch **BOCK & HATCH, LLC** 134 N. La Salle St., Ste. 1000

Chicago, IL 60603

Telephone: (312)-658-5500

Anthony L. Coviello
LAW OFFICE OF
ANTHONY L. COVIELLO LLC

307 Montgomery Street Bloomfield, NJ 07003 Telephone: (973) 748-4600

## UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

JUDY LARSON, BARRY HALL, JOE MILLIRON, TESSIE ROBB, and WILLIE DAVIS, individually and on behalf of all others similarly situated,		) (Civil Action No. 07-05325(JLL) )
JESSICA HALL,	Plaintiffs, and	)
	Plaintiff-Objector	)
	v.	)
WIRELESS LLC a CORPORATION a	LLC f/k/a CINGULAR nd SPRINT NEXTEL nd SPRINT SPECTRUM NEXTEL, and NEXTEL ANY	) ) ) )
Defendants		)

## **DECLARATION OF BRAD LAKIN**

- I, Bradley M. Lakin, under penalty of perjury and pursuant to 28 U.S.C. 1746, state:
- 1. I am over 18 years of age. The statements herein are based on personal knowledge and based upon my review of documents in my file.
  - 2. I am an attorney for Objector Hall and the Hall certified class.
  - 3. I have reviewed the declaration of Frederic R. Klein dated October 13, 2009.

- 4. At no time in my negotiations did I use the term "all in" or propose a common fund only settlement without additional relief for the debt relief class members. Moreover, Mr. Klein's term "all in" is inconceivable in light of the fact that a common fund only settlement was entirely inconsistent with our position throughout the entire negotiation process.
- 5. At no time in my various discussions with Ms. McSweeney, Mr. Klein or anyone else for that matter did I ever indicate, suggest or propose that a common fund only settlement would be acceptable. I always maintained that additional benefits to the debt relief class be included in any settlement.

Dated: October 19, 2009

Bradley M. Lakin

Attorney for Objector Hall